## UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

Case No. 1:13-cv-03127 (AT)

RICK HARRISON, JOHN BUCKLEY III,

MARGARET LOPEZ, ANDY LOPEZ, KEITH LORENSEN, LISA LORENSEN, EDWARDS LOVE, ROBERT MCTUREOUS, DAVID MORALES, GINA MORRIS, MARTIN SONGER, JR., SHELLY SONGER, JEREMY STEWARD, KESHA STIDHAM, AARON TONEY, ERIC WILLIAMS, CARL WINGATE, AND TRACY SMITH, as Personal Representative of the Estate of Rubin Smith,	TURNOVER ORDER AGAINST MASHREQBANK
Plaintiffs, vs.	
THE REPUBLIC OF SUDAN,	
Defendant, vs.	
MASHREQBANK PSC,	
Respondent.	
AND NOW, this day of	, 2013, upon Plaintiffs' Petition
for Turnover Order Against Mashreqbank pursuant to	28 U.S.C. § 1610(g), CPLR § 5225(b)
and Federal Rule of Civil Procedure 69(a), the Motio	n is GRANTED. The Court hereby finds
and orders as follows:	

Plaintiffs obtained a judgment in the District Court for the District of Columbia

in the amount of \$314,705,896, plus interest (the "Judgment"), and the entire principal amount

{10300/00333157.1}

1.

of the Judgment remains unsatisfied.

	2.	Funds held at Mashreqbank are subject to execution and attachment under the
Fore	eign Sov	vereign Immunities Act because the owners of the funds are agencies and
inst	rumenta	alities of the Republic of Sudan.

3. , also known as	, is an
agency and instrumentality of the Sudanese government. The follow	ring account, totaling
, plus accrued interest, is subject to execution to satisfy t	he Plaintiffs'
outstanding judgment:	

Respondent Bank	Account Owner	<b>Description</b>	Value

4. is an agency and instrumentality of the Sudanese government. The following account, totaling plus accrued interest, are subject to execution to satisfy the Plaintiffs' outstanding judgment:

Respondent Bank	Account Owner	<b>Description</b>	Value

5. is an agency and instrumentality of the Sudanese government. The following account, totaling plus accrued interest, are subject to execution to satisfy the Plaintiffs' outstanding judgment:

Respondent Bank	Account Owner	Description	Value

{10300/00333157.1}

6. also known as , is an agency and instrumentality of Sudan. The following account, totaling , plus accrued interest, is subject to execution to satisfy the Plaintiffs' outstanding judgment:

Respondent Bank	Account Owner	Blocking Date	Value

- 7. The Court hereby directs Mashreqbank to turn over the proceeds of the foregoing accounts, totaling (the "Turnover Assets"), together with any accrued interest, to the Plaintiffs within ten (10) days from the date of this Order.
- 8. An OFAC license is not necessary to disburse these funds and no notice is necessary to the Sudanese agencies and instrumentalities. *See Heiser v. Bank of Tokyo Mitsubishi UFJ, New York Branch*, 919 F. Supp. 2d 411, 422 (S.D.N.Y. 2013); *Heiser v. Islamic Republic of Iran*, 807 F. Supp. 2d 9, 23 (D.D.C. 2011); *Weininger v. Castro*, 432 F. Supp. 2d 457 (S.D.N.Y. 2006).
- 9. Upon turnover by Mashreqbank of the Turnover Assets to the Plaintiffs, plus all accrued interest thereon to date, Mashreqbank shall be fully discharged pursuant to CPLR §§ 5209 or 6204 and Rule 22 of the Federal Rules of Civil Procedure, as applicable, and released from any and all liability and obligations or other liabilities, including all writs of execution, notices of pending action, restraining notices and other judgment creditor process of any kind, whether served on, or delivered to Mashreqbank, to the extent that they apply, purport to apply or attach to the Turnover Assets, to defendant Sudan, and to any agency and instrumentality of Sudan, or to any other party otherwise entitled to

Case 1:13-cv-03127-PKC Document 18-10 Filed 12/11/13 Page 4 of 4

claim the Turnover Assets (in whole or in part), including without limitation, the plaintiffs

in Owens, et al. v. Republic of Sudan, et al., 1:01-cv-02244-JDB (D.D.C.), and any other

persons or entities, to the full extent of such amounts so held and deposited in compliance

with this partial judgment. Mashreqbank shall provide a copy of this order to counsel for

Owens within 5 days of the date of this order.

Upon payment and turnover by Mashreqbank of the Turnover Assets to the 10.

Plaintiffs, plus all accrued interest thereon to date, all other persons and entities shall be

permanently restrained and enjoined from instituting or prosecuting any claim, or pursuing

any action against Mashreqbank in any jurisdiction or tribunal arising from or relating to

any claim (whether legal or equitable) to the funds turned over in compliance with

paragraph 7 of this Order.

This Order enforces a duly registered District Court judgment from the District of 11.

Columbia, recognized by a New York Federal Court and given full faith and credit by this

Court.

So ordered,

, J.

Date: December , 2013

{10300/00333157.1}